EXHIBIT "12"

Case 3:13-cv-01942 Document 24-16 Filed 11/04/13 Page 2 of 3 Franklin County Ja

Inmate Request Slip

Inmate's	Name: Dovid Fi Kell	Bey	Housing Location: D-14-B	Date: 10-2-12
Check One	e: Chaplain	,	Correctional Treatment Sp	
	☐ Mental Health	☐ Probation	Programs (name)	
	-	<u> </u>		
	Property Clerk	☐ Public Defender	Records	
	☐ Treatment	_ 3	2 Other Deputy Work	den
· ·	Name (if known) M5.	Michelle Weller		
Instructions : Fill out Form completely and print legibly. Provide a brief and detailed description of your question, concern, or problem. Failure to be specific may result in no action being taken. Cite only (1) question, concern, or problem. (Multiple requests require separate Inmate Request Slips)				
MAAI	n, As A muslim	of the Islami	c full I am her	e by Regursting
A HALA Diet that Conforms to my Religious faith and Pratice that is				
Requirement of my Religious tenets. Furthermore, There are so very				
few muslim's inmates within the franklin county Joil. Thus, such				
Religious Accommodation would not be a substantial burden on the				
Joil Adminstration, However the Tollure to Accommodate would be				
a violation of our Reliaious faith under the free Exercise Clause of				
The first Amendment Protection Pursuant to the Relievous land use				
and institutionalized Persons Act of 2000, 42 U.S. C. & 2000 ce and the				
: Turn over-				
Inmate's Signature: Naud 7 Kelly Scu				
For Offici	al Use Only:		/	
Forwarded	ito: Wellen	Forwarded By:	CZ- Da	ate: / 10-3-17
	PPROVED DISAPPI	ROVED NEED M	ORE INFORMATION SE	E ATTACHMENT(s)
Response	17 have	rasional	ed this m	auten.
The Jail menu does not violage				
the teness of your rolling, you				
hard the police of recording				
vagetarian diet D				
C1-# C;				1
Stan Signa	ature and Title:	Ill.	Da	ate: 11/2/0/12

Case 3:13-cv-01942-ARC Document 24-16 Filed 11/04/13 Page 3 of 3 Control facts

Equal Protection Clause due the fact that Jail has accommodate the Jewish inmates with A special Religious Kosker Diet with so few Jewish immates Within the Vail facility. Again, I Requesting special Religious HALA Diet Accommodation that Conforms to My Religious faith and Practice Requirements according to the Jamic Dietary laws pursuant retor Hudson . V. Denneny, 538 F. Supp. 2d 400 (2008); and FAYSON V. Earle, 2006 U.S. Dist. lexis 81567 Therefore, such denial Will Prevent The and other muslims inmates from Receiving A Hala Diet As Required under the Islamic faith Sincere Practice As implicates by the first Amendment and RLUIPA AS Well As Denial of the Equal Protection Clause WhereAs Jewish Inmates are being Served' A special Religious Kosker Diet that Accommodate's the Requirement of their faith Dietary laws.

Sincerely Nacual F. Kelly Bey